From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

To

IWATANI, Ryo ORIX Dojima Bldg. 3F 1-31, Dojima 2-chome Kita-ku, Osaka-shi Osaka 530-0003 JAPON



Date of mailing (day/month/year) 31 August 2006 (31.08.2006)	事務所
Applicant's or agent's file reference T10F1480	IMPORTANT NOTIFICATION
International application No. PCT/JP2005/000962	International filing date (day/month/year) 26 January 2005 (26.01.2005)
Applicant TAKASAGO IN	TERNATIONAL CORPORATION et al

1.	Transmittal of the translation to the applicant.					
	~	The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter I).				
		The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).				
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2. Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

None

The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SM, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Masashi Honda

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Facsimile No. +41 22 338 82 70 Form PCT/IB/338 (January 2004)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference T10F1480	FOR FURTHER ACTION	See item 4 below		
International application No. PCT/JP2005/000962	International filing date (day/month/year) 26 January 2005 (26.01.2005)	Priority date (day/month/year) 26 January 2004 (26.01.2004)		
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237				
Applicant TAKASAGO INTERNATIONAL CORPORATION				

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 bis.1(a).					
2.	This REPORT consists of a total of 7 sheets, including this cover sheet.					
	In the attached sheets, any refere to the international preliminary r	ence to the written opinion of the International Searching Authority should be read as a reference report on patentability (Chapter I) instead.				
3.	This report contains indications	relating to the following items:				
	Box No. I	Basis of the report				
	Box No. II	Priority .				
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	Box No. IV	Lack of unity of invention				
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	Box No. VI	Certain documents cited				
	Box No. VII	Certain defects in the international application				
	Box No. VIII	Certain observations on the international application				
4.		nmunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but takes an express request under Article 23(2), before the expiration of 30 months from the priority				

Date of issuance of this report 22 August 2006 (22.08.2006)

Masashi Honda

Authorized officer

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Facsimile No. +41 22 338 82 70 Form PCT/IB/373 (January 2004)

The International Bureau of WIPO 34, chemin des Colombettes

1211 Geneva 20, Switzerland

PATENT COOPERATION TREATY

From t		NAL SEARCHI	NG AUTHOR	ITY		ANSI	
To:					PCT PCT		
						RITTEN OPINION OF THE FIONAL SEARCHING AUTHORITY	
						(PCT Rule 43bis.1)	
<u> </u>		· · · · · · · · · · · · · · · · · · ·			Date of mailing (day/month/year)		
Applic	ant's or a	agent's file referer	nce		FOR FURTHER	ACTION	
T10	0F14	80				See paragraph 2 below	
Interna	tional ar	oplication No.		International filing date	day/month/year)	Priority date (day/month/year)	
l	-	2005/000	962	26.01.2005	, , , , , , , , , , , , , , , , , .	26.01.2004	
Interna	tional Pa	atent Classificatio	n (IPC) or both	national classification an	d IPC		
Applic		CO TUMBB					
TAI	KASA	GO INTER	NATIONA	L CORPORATI	ON		
1.	This c	pinion contains i	ndications relat	ing to the following items	:		
	\boxtimes	Box No. I	Basis of the	opinion			
		Box No. II	Priority				
	\boxtimes	Box No. III	Non-establis	hment of opinion with reg	ard to novelty, invent	ive step and industrial applicability	
	\boxtimes	Box No. IV	Lack of unit	y of invention			
	\boxtimes	Box No. V		tement under Rule 43bis.; citations and explanation		novelty, inventive step or industrial ement	
		Box No. VI	Certain docu	ments cited			
		Box No. VII	Certain defe	cts in the international app	lication		
	M	Box No. VIII	Certain obse	rvations on the internation	al application		
2.	FURT	HER ACTION					
	Internation than the	ational Preliminar his one to be the	y Examining A IPEA and the c	Authority ("IPEA") except	that this does not app	I be considered to be a written opinion of the oly where the applicant chooses an Authority other cau under Rule 66.1bis(b) that written opinions of	
	writter	n reply together.	where appropr		before the expiration	Let the applicant is invited to submit to the IPEA a of 3 months from the date of mailing of Form expires later.	
	For fur	ther options, see	Form PCT/ISA	J220.			
3.	For fur	ther details, see n	otes to Form P	CT/ISA/220.			
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ivame a	na mailir	ng address of the l	12A/JP		Authorized officer		
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Faccimi	e No				Talanhana Na		

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Box	No. I	Basis of this opinion
1.	With filed,	regard to the language, this opinion has been established on the basis of the international application in the language in which it was unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language which is the language of a translation furnished for the purposes of international search (under
		Rule 12.3 and 23.1(b)).
2.		regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed tion, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
	I	in written format
		in computer readable form
	c.	time of filing/furnishing
	[contained in the international application as filed.
	[filed together with the international application in computer readable form.
	[furnished subsequently to this Authority for the purposes of search.
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Additi	onal comments:
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Box No.	III Non-establishment of opin	nion with regard to novelty, inventive step and industrial applicability						
	stions whether the claimed invention le have not been examined in respect of	appears to be novel, to involve an inventive step (to be non obvious), or to be industrially f:						
	the entire international application							
	claims Nos. 8-14, 18-21							
becar	use:							
	the said international application, or	the said claims Nos						
		r which does not require an international preliminary examination (specify):						
	•							
ĺ								
_								
		indicate particular elements below) or said claims Nos.						
	are so unclear that no meaningful op	tition could be formed (specify):						
-								
<u> </u>	the claims, or said claims Nos. by the description that no meaningful	opinion could be formed.						
\boxtimes	no international search report has bee	n established for said claims Nos. 8-14, 18-21						
	the nucleotide and/or amino acid sequential instructions in that:	uence listing does not comply with the standard provided for in Annex C of the Administrative						
	the written form	has not been furnished						
		does not comply with the standard						
	the computer readable form	has not been furnished						
	the compater readable form							
_		does not comply with the standard						
		nd/or amino acid sequence listing. if in computer readable form only, do not comply with the Annex C-bis of the Administrative Instructions.						
	See Supplemental Box for further deta	ails.						

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В	ox No. IV	Lack of unity of invention
1.	li	response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has:
İ		paid additional fees
		paid additional fees under protest
	Σ	not paid additional fees
2.	T a	his Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay Iditional fees.
3.	This A	thority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
ĺ	co	omplied with
	N n	ot complied with for the following reasons:
		There is no technical feature common to the whole of claims 1-22.
	2	Since an optically-active binaphthol phosphate compound is publicly known (JP, 2000-36097, A, JP, 2002-249495, A), the technical feature "P-OH" common to claims 1-17 and 20-2 is not considered to be a special technical feature (technical feature indicating contributions of the subject matters of claims 1-22 to the prior art as a whole).
	ir	Therefore, there is no technical relationship among the subject matters of claims 1-22 avolving a special technical feature, and so the requirement of unity of invention is not satisfied.
4.	Consequ	ently, this opinion has been established in respect of the following parts of the international application:
	∐ all	parts
	the	parts relating to claims Nos. 1-7, 15-17

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Box No. VIII

Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

In which technical field the amines produced by the method described in claims 1-7 and 15-17 are concretely used is unknown from the description of the specification (in other words, the industrial applicability is unknown).

Consequently, the specification is not considered to satisfy the requirement of PCT Article 5 (the specialist of the technical field is unknown, and whether the specialist can be used is unknown), and claims 1-7 and 15-17 are not adequately (technically) supported by the specification.

We have not had to present our opinion about novelty, inventive step and industrial applicability, but since we could present our opinion about the novelty of a "method of producing amines described in the examples of the specification," we have done so.

Since we cannot presume the technical field of claim 1 and the specialist of that field, we will not present our opinion about the inventive step of claims 1-7 and 15-17.

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Box	x No. V Reasoned statement citations and explain				o novelty, inventive	step or industrial a	
ì.	Statement						الد
l	Novelty (N)	Claims	17			•	YES
	•	Claims	1-7,	15, 16		St. Min	NO NO
	Inventive step (IS)	Claims				-	YES
		Claims					NO
	Industrial applicability (IA)	Claims					YES
		Claims	1-7,	15-17			NO

2. Citations and explanations:

Document 1: WO, 2003/093259, A1 (Aventis Pharma), 13 January, 2003 (13.01.03)

The subject matters of claims 1-7 and 15 do not appear to be novel in view of document 1 cited in the ISR. Document 1 describes a method of producing an amine (I) which reacts an imine (X) with a ketone compound (VI) in the presence of an optically-active Bronsted acid and also describes (R)-(-)-1, 1-binaphthalene-2, 2'-diylphophoric acid and (S)-(+)-1, 1-binaphthalene-2, 2'-diylphosphoric acid as said acid.